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6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
8	DISTRICT OF NEVADA
9	RONALD BARRANCO, an individual, and
10	ONCOURSE TECHNOLOGIES, INC., a Case No.:3:19-CV-00072-RCJ-WGC
11	Nevada Corporation;
12	Plaintiff,
13	v.
14	BERNARD WOODS, III, an individual,
15	DOES I through X; AND ROE
16	CORPORATIONS I through X, inclusive,
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18	BERNARD WOODS, III, an individual,
19	Counterclaimant, ORDER OF DISMISSAL WITH
20	v. PREJUDICE
21	RONALD BARRANCO, an individual, and
22	ONCOURSE TECHNOLOGIES, INC., a
23	Nevada Corporation; DOES I through X; AND
24	ROE CORPORATI.ONS I through X,
25	inclusive;
26	Counter-Defendants. /
27	This Stipulation and Order to dismiss the above entitled-action with prejudice is made and
28	entered into by and between Plaintiffs/Counter-Defendants Ronald Barranco and OnCourse

1	Technologies, Inc., and Defendant/Counterclaimant Bernard Woods, by and through their
2	respective undersigned counsel of record.
3	IT IS STIPULATED between the parties to the above-entitled action, through their
4	respective counsel of record, that the above-entitled action be dismissed with prejudice with each
5	party to bear the costs and fees of that party.
6	IT IS SO STIPULATED.
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17	WE IC CO OPPEDED
18	IT IS SO ORDERED.
19 20	DATED: January 10, 2020. U.S. DISTRICT JUDGE
21	O.S. DISTRICT JODGE
22	(and
23	Hon. Robert C. Jones
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